SENATE BILL REPORT

SB 6608

As of January 26, 1996

Title: An act relating to review of renewal of waste discharge permits.

Brief Description: Concerning waste discharge permits.

Sponsors: Senators McAuliffe and Swecker.

Brief History:

Committee Activity: Ecology & Parks: 1/30/96.

SENATE COMMITTEE ON ECOLOGY & PARKS

Staff: Kari Guy (786-7437)

Background: The State Environmental Policy Act (SEPA) requires the Department of Ecology to adopt rules identifying categories of actions which are not to be considered major actions significantly affecting the environment. These categories of actions are exempt from the requirements of SEPA. Certain categorical exemptions are also provided in statute. The administrative rules must provide for certain circumstances where actions which are potentially categorically exempt require environmental review.

The Court of Appeals has held that agencies should consider likely environmental effects before applying the SEPA categorical exemptions. If a project has probable significant adverse environmental impacts, agencies require full SEPA compliance even though the project would normally be exempt.

The SEPA rules provide a categorical exemption for the issuance, reissuance, or modification of a waste discharge permit that contains conditions no less stringent than federal effluent limitations and state rules. The exemption does not apply to new source discharges.

The Department of Ecology's use of this exemption was challenged by the Sierra Club Legal Defense Fund (SCLDF) in a 1991 appeal of wastewater discharge permits reissued for selected Washington pulp and paper mills. In 1995, the Thurston County Superior Court ruled that the SCLDF should have the opportunity for a hearing before the Pollution Control Hearings Board, to demonstrate that the permit issuance is a major action with significant, adverse environmental impact, and that the categorical exemption should not apply.

Concern has been expressed that this ruling will lead to challenges to the application of any categorical exemption created by rule by Ecology. Legislatively created categorical exemptions would not be affected by the court's ruling.

Summary of Bill: A statutory exemption is created for the issuance, reissuance, or modification of a waste discharge permit that contains conditions no less stringent than

SB 6608 -1- Senate Bill Report

federal effluent limitations and state rules. The exemption applies to existing discharges only.

Appropriation: None.

Fiscal Note: Not requested.

Effective Date: Ninety days after adjournment of session in which bill is passed.